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IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION



ENTERED 07/12/2018

IN RE:	§	
ERIN ENERGY CORPORATION; fdba	§	CASE NO: 18-32106
CAMAC ENERGY INC.; fdba PACIFIC	§	
ASIA PETROLEUM INC., et al	§	
	§	
ERIN ENERGY LTD.; fdba CAMAC	§	CASE NO: 18-32107
ENERGY LTD.	§	
	§	
ERIN ENERGY KENYA LIMITED; fdba	§	CASE NO: 18-32108
CAMAC ENERGY KENYA LIMITED	§	
	§	
ERIN PETROLEUM NIGERIA LIMITED;	§	CASE NO: 18-32109
fdba CAMAC PETROLEUM LIMITED	§	
	8	Jointly Administered Order

ORDER AUTHORIZING CERTAIN PAYMENTS AND ORDER CONVERTING CASES

CHAPTER 11

For the reasons set forth on the record on this date, the Court orders:

- 1. To the extent previously or hereafter approved by the DIP lender, the Debtor is authorized to spend its existing cash on hand (to the extent that such cash was received as an advance on the DIP Loan) to pay post-petition payroll obligations, including all taxes due on any post-petition payroll.
- 2. The authorization in paragraph 1 of this Order expires at 8:59 a.m. on July 13, 2018.
- 3. Effective at 9:00 a.m. on July 13, 2018, these cases are converted to cases under chapter 7 of the Bankruptcy Code.
- 4. Upon conversion, the DIP Lender shall fund \$458,000.00 for use by the Chapter 7 Trustee, in accordance with the terms of the DIP Loan as directed by the Trustee.
- 5. The DIP Lender shall not incur any liability or responsibility or have any additional funding obligation as a consequence of the payments authorized by paragraph 1 of this Order.

SIGNED July 12, 2018.

Marvin Isgur

UNITED STATES BANKRUPTCY JUDGE

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Debtor(s)